

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF VIRGINIA
LYNCHBURG DIVISION

DEC 18 2019

JULIA C. DUDLEY, CLERK
BY: *[Signature]*
DEPUTY CLERK

CRYSTAL VL RIVERS

Plaintiff

v.

Civil Action No. 6:18-cv-00061

UNITED STATES OF AMERICA, et.al.

Defendants

**PLAINTIFF'S RESPONSE IN OPPOSITION TO PETER AND SHERRI SACKETT
MOTION TO STRIKE PLAINTIFF NOTICE/DECLARATION RESPONSE**

COMES NOW, the Plaintiff, Crystal VL Rivers, Pro Se and files her Response in Opposition to Peter C. Sackett and Sherri A. Sackett, "Defendants", Motion to Strike Notice and Declaration Response to Select Bank Motion to Dismiss, and states the following:

1. Local Rule 11(c)(1) provides that the only briefs permitted without leave of court are the brief accompanying the motion, the opponent's responsive brief, and the movant's reply brief, all of which were filed by the Plaintiff on December 3, 2019 as (DE 307, 309) in response to Defendants, Select Bank and J. Michael Thomas's Motion to Dismiss and Brief (DE 287, 288).
2. The Defendants are aware that the Plaintiff received Roseboro Notice (DE 291) granting her automatic leave of the Court to respond to the Select Bank Defendants Motion to Dismiss twenty-one (21) days after the November 12, 2019 date of the Notice.
3. Both Defendants have a vested financial interest in Defendant's Select Bank. Defendant Sherri Sackett is a bank officer, share-holder and employed with Select Bank.

4. On September 19, 2019; The Defendant's filed their brief Reply (DE 159) to Plaintiff's Response in Opposition to their Motion to Dismiss and are not permitted to file opposition or briefs for another Defendant including Defendant's Select Bank and/or J. Michael Thomas.

5. Consequently, the Defendants are angry that the United States of America filed Certificate on November 12, 2019, certifying that the Special Agent Defendant's Deer and Prilliman were employed by the IRS during the time alleged in the complaint and the Scope of employment was to investigate matters resulting from the allegations in the Plaintiff's complaint. Because the allegations include the crimes committed by the Defendants and the Select Bank Defendants, the Defendants are trying to strike the Plaintiff's Notice and Declaration Response to Select Bank Defendant's Motion to Dismiss to further protect the Defendants and cover up the crimes.

WHEREFORE, the Plaintiff's aforesaid Roseboro Notice, and her Notice and Declaration (DE 307, 309) in Response to the Select Bank Defendants Motion to Dismiss (DE 287; 288) are permitted under the applicable Rules and thus should stand as filed timely. The Defendant's Motion to Strike should be denied.

Respectfully submitted, "Veritas"



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CERTIFICATE OF SERVICE

I certify that a copy of the foregoing has been mailed or emailed to the following Defendant's on December 18, 2019 and filed with the Clerk of the United States District Court for the Western District of Virginia Lynchburg Division.

Counsel for the Defendants, IRS, FBI, Karen Deer, and Mary Lou Prilliman
310 First St, SW Rm 906, Roanoke VA 24011
US Attorney Thomas Cullen at Sara.Winn@usdoj.gov and Christy.Nicklas@usdoj.gov

Counsel for Defendants Shana Beck Lester and Serenity Acres Farm LLC
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E Albion Armfield at albie@overstreetsloan.com

Counsel for BBoyz LLC, Ralph Beck, S&R Farm LLC, and Mark Loftis
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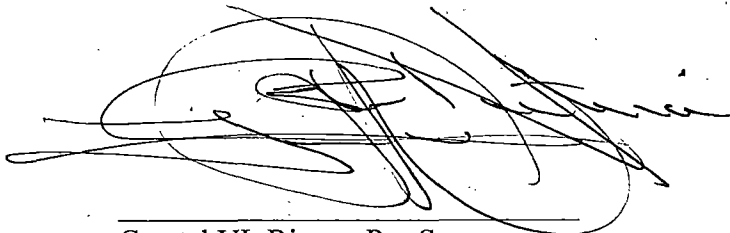
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A handwritten signature in black ink, appearing to read 'Crystal VL Rivers', with a horizontal line drawn underneath it.

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